



INSTRUCTIONS –
NEW JERSEY REALTORS®
SELLER’S PROPERTY CONDITION DISCLOSURE STATEMENT

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Effective August 1, 2024, the New Jersey Real Estate Consumer Protection Enhancement Act, [P.L.2024,c32](#), requires sellers of residential property located in New Jersey to complete and sign a property condition disclosure statement as promulgated by the New Jersey Division of Consumer Affairs pursuant to [N.J.A.C. 13:45A-29.1](#). This requires all sellers of residential real estate to provide the property condition disclosure statement to a prospective buyer before the prospective buyer becomes obligated under any contract for the purchase of the property.

Additionally, the New Jersey Law of Flood Risk Notification, [P.L.2023,c93](#), requires sellers of all real property located in New Jersey to make certain supplemental disclosures concerning flood risks on the “Flood Risk Addendum” incorporated within the property condition disclosure statement. As a result of these two laws:

- All sellers of **residential property** must complete Questions 1-108 on the property condition disclosure statement; and
- All sellers of **residential and non-residential (i.e. commercial)**, must complete the Flood Risk Addendum, Questions 109-117, on the property condition disclosure statement.

Moreover, regarding the property condition disclosure statement, the New Jersey Division of Consumer Affairs has provided the following instructions:

The purpose of the Property Condition Disclosure Statement (“Disclosure Statement”), including the Flood Risk Addendum, is to disclose the condition of the property, as of the date set forth on the Disclosure Statement or Flood Risk Addendum. The seller is under an obligation to disclose any known material defects in the property even if not addressed in this printed form. The seller alone is the source of all information contained in this form. All prospective buyers of the property are cautioned to carefully inspect the property and to carefully inspect the surrounding area for any off-site conditions that may adversely affect the property. Moreover, this Disclosure Statement is not intended to be a substitute for prospective buyer’s hiring of qualified experts to inspect the property.

If a property consists of multiple units, systems and/or features, please provide complete answers on all such units, systems and/or features even if the question is phrased in the singular, such as if a duplex has multiple furnaces, water heaters, and fireplaces.

Pursuant to P.L. 2024, c.32, completion of questions 1 through 108 is mandatory for all sellers of residential real property in the State. Sellers of residential real property must answer these questions before the purchaser becomes obligated under any contract for the purchase of the property. Questions 1 through 108 must be answered to the best of the seller’s knowledge, unless otherwise stated.

Pursuant to N.J.S.A. 56:8-19.2, completion of the “Flood Risk Addendum” questions 109 through 117 of the Disclosure Statement, is mandatory for all sellers of real property (including both residential and non-residential property). Sellers of real property must answer these questions before the purchaser becomes obligated under any contract for the purchase of the property. This is the case regardless of whether a seller completes questions 1-108 of the Disclosure Statement. Sellers must verify their answers to questions 109 and 110, and may do so using the Flood Risk Notification Tool located at floaddisclosure.nj.gov. Questions 111 through 117 must be answered based on the seller’s actual knowledge.

A seller must execute a separate acknowledgement for each portion of the Disclosure Statement that the seller completes. If a seller does not answer questions 1 through 108, no acknowledgement is required for that portion. However, the mandatory Flood Risk Addendum must still be completed and acknowledged in all cases.

Lastly, **New Jersey REALTORS® Seller’s Property Condition Disclosure Statement**, Form #140, includes an Addendum Regarding Statutory Disclosures & Other Items, Questions 118-136a, to be answered to the best of seller’s knowledge as required by law.





NEW JERSEY REALTORS®
SELLER'S PROPERTY CONDITION DISCLOSURE STATEMENT

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56 Property Address: 1633 Harmon Cove Tower, Secaucus, NJ 07094
57
58 ("Property").

60 Seller: Erica Newman
61
62 ("Seller").

64 The purpose of this Disclosure Statement is to disclose, to the best of Seller's knowledge, the condition of the Property, as of the date set
65 forth below. The Seller is aware that he or she is under an obligation to disclose any known material defects in the Property even if not
66 addressed in this printed form. Seller alone is the source of all information contained in this form. All prospective buyers of the Property
67 are cautioned to carefully inspect the Property and to carefully inspect the surrounding area for any off-site conditions that may adversely
68 affect the Property. Moreover, this Disclosure Statement is not intended to be a substitute for prospective buyer's hiring of qualified experts
69 to inspect the Property.

71 If your Property consists of multiple units, systems and/or features, please provide complete answers on all such units, systems and/or
72 features even if the question is phrased in the singular, such as if a duplex has multiple furnaces, water heaters and fireplaces.

74 OCCUPANCY

- 75 Yes No Unknown
76 1. Age of House, if known [] [] [x]
77 2. Does the Seller currently occupy this Property? [x] []
78 If not, how long has it been since Seller occupied the Property?
79 3. What year did the Seller buy the Property? 2024
80 3a. Do you have in your possession the original or a copy of the deed evidencing your ownership of
81 the Property? If "yes," please attach a copy of it to this form.

83 ROOF

- 84 Yes No Unknown
85 4. Age of roof [] [] [x]
86 5. Has roof been replaced or repaired since Seller bought the Property? [] []
87 6. Are you aware of any roof leaks? [] [x]
88 7. Explain any "yes" answers that you give in this section:
89
90

91 ATTIC, BASEMENTS AND CRAWL SPACES (Complete only if applicable)

- 92 Yes No Unknown
93 8. Does the Property have one or more sump pumps? [] [x]
94 8a. Are there any problems with the operation of any sump pump? [] [x]
95 9. Are you aware of any water leakage, accumulation or dampness within the basement or crawl
96 spaces or any other areas within any of the structures on the Property? [] [x]
97 9a. Are you aware of the presence of any mold or similar natural substance within the basement or
98 crawl spaces or any other areas within any of the structures on the Property? [] [x]
99 10. Are you aware of any repairs or other attempts to control any water or dampness problem in the
100 basement or crawl space? If "yes," describe the location, nature and date of the repairs:
101
102
103 11. Are you aware of any cracks or bulges in the basement floor or foundation walls? If "yes," specify
104 location:
105 12. Are you aware of any restrictions on how the attic may be used as a result of the manner in which
106 the attic or roof was constructed? [] [x]
107 13. Is the attic or house ventilated by: [] a whole house fan? [] an attic fan?
108 13a. Are you aware of any problems with the operation of such a fan? [] [x]
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- 14. In what manner is access to the attic space provided?
staircase pull down stairs crawl space with aid of ladder or other device
other _____
- 15. Explain any "yes" answers that you give in this section: _____

TERMITES/WOOD DESTROYING INSECTS, DRY ROT, PESTS

Yes No Unknown

- 16. Are you aware of any termites/wood destroying insects, dry rot, or pests affecting the Property?
 Yes No Unknown
- 17. Are you aware of any damage to the Property caused by termites/wood destroying insects, dry rot, or pests?
 Yes No Unknown
- 18. If "yes," has work been performed to repair the damage?
 Yes No Unknown
- 19. Is your Property under contract by a licensed pest control company? If "yes," state the name and address of the licensed pest control company: _____

- 20. Are you aware of any termite/pest control inspections or treatments performed on the Property in the past?
 Yes No Unknown
- 21. Explain any "yes" answers that you give in this section: _____

STRUCTURAL ITEMS

Yes No Unknown

- 22. Are you aware of any movement, shifting, or other problems with walls, floors, or foundations, including any restrictions on how any space, other than the attic or roof, may be used as a result of the manner in which it was constructed?
 Yes No Unknown
- 23. Are you aware if the Property or any of the structures on it have ever been damaged by fire, smoke, wind or flood?
 Yes No Unknown
- 24. Are you aware of any fire retardant plywood used in the construction?
 Yes No Unknown
- 25. Are you aware of any current or past problems with driveways, walkways, patios, sinkholes, or retaining walls on the Property?
 Yes No Unknown
- 26. Are you aware of any present or past efforts made to repair any problems with the items in this section?
 Yes No Unknown
- 27. Explain any "yes" answers that you give in this section. Please describe the location and nature of the problem: _____

ADDITIONS/REMODELS

Yes No Unknown

- 28. Are you aware of any additions, structural changes or other alterations to the structures on the Property made by any present or past owners?
 Yes No Unknown
- 29. Were the proper building permits and approvals obtained? Explain any "yes" answers you give in this section: _____

PLUMBING, WATER AND SEWAGE

Yes No Unknown

- 30. What is the source of your drinking water?
Public Community System Well on Property Other (explain) _____
- 31. If your drinking water source is not public, have you performed any tests on the water? If so, when? _____
 Attach a copy of or describe the results: _____

- 32. Does the wastewater from any clothes washer, dishwasher, or other appliance discharge to any location other than the sewer, septic, or other system that services the rest of the Property?
 Yes No Unknown
- 33. When was well installed? _____
 Location of well? _____

- 171 34. Do you have a softener, filter, or other water purification system? Leased Owned
- 172
- 173 35. What is the type of sewage system?
Public Sewer Private Sewer Septic System Cesspool Other (explain): _____
- 174 36. If you answered "septic system," have you ever had the system inspected to confirm that it is a
- 175 true septic system and not a cesspool?
- 176 37. If Septic System, when was it installed? _____
- 177 Location? _____
- 178 38. When was the Septic System or Cesspool last cleaned and/or serviced? _____
- 179 39. Are you aware of any abandoned Septic Systems or Cesspools on your Property?
- 180 39a. If "yes," is the closure in accordance with the municipality's ordinance? Explain: _____
- 181
- 182 40. Are you aware of any leaks, backups, or other problems relating to any of the plumbing systems and
- 183 fixtures (including pipes, sinks, tubs and showers), or of any other water or sewage related problems?
- 184 If "yes," explain _____
- 185
- 186 41. Are you aware of the presence of any lead piping, including but not limited to any service line,
- 187 piping materials, fixtures, and solder. If "yes," explain: _____
- 188
- 189 42. Are you aware of any shut off, disconnected, or abandoned wells, underground water or sewage
- 190 tanks, or dry wells on the Property?
- 191 43. Is either the private water or sewage system shared? If "yes," explain: _____
- 192
- 193 44. Water Heater: Electric Fuel Oil Gas
- 194 Age of Water Heater _____
- 195 44a. Are you aware of any problems with the water heater?
- 196 45. Explain any "yes" answers that you give in this section: _____
- 197
- 198
- 199

HEATING AND AIR CONDITIONING

Yes No Unknown

- 201
- 202 46. Type of Air Conditioning:
- 203 Central one zone Central multiple zone Wall/Window Unit None
- 204 47. List any areas of the house that are not air conditioned: _____
- 205
- 206 48. What is the age of Air Conditioning System? _____
- 207 49. Type of heat: Electric Fuel Oil Natural Gas Propane Unheated Other
- 208 50. What is the type of heating system? (for example, forced air, hot water or base board, radiator,
- 209 steam heat) _____
- 210 51. If it is a centralized heating system, is it one zone or multiple zones? n/a
- 211
- 212 52. Age of furnace n/a- _____ Date of last service: _____ n/a
- 213 53. List any areas of the house that are not heated: n/a
- 214
- 215 54. Are you aware of any tanks on the Property, either above or underground, used to store fuel or
- 216 other substances?
- 217 55. If tank is not in use, do you have a closure certificate?
- 218 56. Are you aware of any problems with any items in this section? If "yes," explain: _____
- 219
- 220

WOODBURNING STOVE OR FIREPLACE

Yes No Unknown

- 221
- 222
- 223 57. Do you have wood burning stove? fireplace? insert? other
- 224 57a. Is it presently usable?
- 225 58. If you have a fireplace, when was the flue last cleaned? _____
- 226 58a. Was the flue cleaned by a professional or non-professional? _____
- 227 59. Have you obtained any required permits for any such item?
- 228 60. Are you aware of any problems with any of these items? If "yes," please explain: _____
- 229 no
- 230

291 83a. If "yes" to any of the above, were any actions taken to correct the problem? Explain: _____
 292 _____
 293 _____
 294 84. Is the Property in a designated Airport Safety Zone?
 295 _____

296 **DEED RESTRICTIONS, SPECIAL DESIGNATIONS, HOMEOWNERS ASSOCIATION/CONDOMINIUMS**
 297 **AND CO-OPS**

298 Yes No Unknown
 299 85. Are you aware if the Property is subject to any deed restrictions or other limitations on how it
 300 may be used due to its being situated within a designated historic district, or a protected area like
 301 the New Jersey Pinelands, or its being subject to similar legal authorities other than typical local
 302 zoning ordinances?
 303 86. Is the Property part of a condominium or other common interest ownership plan?
 304 86a. If so, is the Property subject to any covenants, conditions, or restrictions as a result of its being
 305 part of a condominium or other form of common interest ownership?
 306 87. As the owner of the Property, are you required to belong to a condominium association or
 307 homeowners association, or other similar organization or property owners?
 308 87a. If so, what is the Association's name and telephone number? _____
 309 _____
 310 87b. If so, are there any dues or assessments involved?
 311 If "yes," how much? _____
 312 88. Are you aware of any defect, damage, or problem with any common elements or common areas
 313 that materially affects the Property?
 314 89. Are you aware of any condition or claim which may result in an increase in assessments or fees?
 315 90. Since you purchased the Property, have there been any changes to the rules or by-laws of the
 316 Association that impact the Property?
 317 91. Explain any "yes" answers you give in this section: _____
 318 _____
 319 _____
 320 _____

321 **MISCELLANEOUS**

322 Yes No Unknown
 323 92. Are you aware of any existing or threatened legal action affecting the Property or any condominium
 324 or homeowners association to which you, as an owner, belong?
 325 93. Are you aware of any violations of Federal, State or local laws or regulations relating to this
 326 Property?
 327 94. Are you aware of any zoning violations, encroachments on adjacent properties, non-conforming
 328 uses, or set-back violations relating to this Property? If so, please state whether the condition is
 329 pre-existing non-conformance to present day zoning or a violation to zoning and/or land use
 330 laws. _____
 331 _____
 332 95. Are you aware of any public improvement, condominium or homeowner association assessments
 333 against the Property that remain unpaid? Are you aware of any violations of zoning, housing,
 334 building, safety or fire ordinances that remain uncorrected?
 335 96. Are there mortgages, encumbrances or liens on this Property?
 336 96a. Are you aware of any reason, including a defect in title, that would prevent you from conveying
 337 clear title?
 338 97. Are you aware of any material defects to the Property, dwelling, or fixtures which are not disclosed
 339 elsewhere on this form? (A defect is "material," if a reasonable person would attach importance
 340 to its existence or non-existence in deciding whether or how to proceed in the transaction.)
 341 If "yes," explain: _____
 342 _____
 343 98. Other than water and sewer charges, utility and cable tv fees, your local property taxes, any
 344 special assessments and any association dues or membership fees, are there any other fees that you
 345 pay on an ongoing basis with respect to this Property, such as garbage collection fees?
 346 99. Explain any other "yes" answers you give in this section: _____
 347 _____
 348 _____
 349 _____
 350 _____

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RADON GAS Instructions to Owners

By law (N.J.S.A. 26:2D-73), a Property owner who has had his or her Property tested or treated for radon gas may require that information about such testing and treatment be kept confidential until the time that the owner and a buyer enter into a contract of sale, at which time a copy of the test results and evidence of any subsequent mitigation or treatment shall be provided to the buyer. The law also provides that owners may waive, in writing, this right of confidentiality. As the owner(s) of this Property, do you wish to waive this right?

Yes No


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If you responded "yes," answer the following questions. If you responded "no," proceed to the next section.

Yes No Unknown

- 100. Are you aware if the Property has been tested for radon gas? (Attach a copy of each test report if available.)
- 101. Are you aware if the Property has been treated in an effort to mitigate the presence of radon gas? (If "yes," attach a copy of any evidence of such mitigation or treatment.)
- 102. Is radon remediation equipment now present in the Property?
- 102a. If "yes," is such equipment in good working order?

MAJOR APPLIANCES AND OTHER ITEMS

The terms of any final contract executed by the Seller shall be controlling as to what appliances or other items, if any, shall be included in the sale of the Property. Which of the following items are present in the Property? (For items that are not present, indicate "not applicable.")

Yes No Unknown N/A

- 103. Electric Garage Door Opener
- 103a. If "yes," are they reversible? Number of Transmitters
- 104. Smoke Detectors
 - Battery Electric Both How many _____
 - Carbon Monoxide Detectors How many _____
 - Location living room/hallway
- 105. With regard to the above items, are you aware that any item is not in working order?
- 105a. If "yes," identify each item that is not in working order or defective and explain the nature of the problem: _____
- 106. In-ground pool Above-ground pool Pool Heater Spa/Hot Tub
- 106a. Were proper permits and approvals obtained?
- 106b. Are you aware of any leaks or other defects with the filter or the walls or other structural or mechanical components of the pool or spa/hot tub?
- 106c. If an in-ground pool, are you aware of any water seeping behind the walls of the pool?
- 107. Indicate which of the following may be included in the sale? (Indicate Y for yes N for no.)
 - y Refrigerator
 - Y Range
 - Y Microwave Oven
 - Y Dishwasher
 - N Trash Compactor
 - N Garbage Disposal
 - N In-Ground Sprinkler System
 - N Central Vacuum System
 - N Security System
 - Y Washer
 - Y Dryer
 - N Intercom
 - N Other
- 108. Of those that may be included, is each in working order?
If "no," identify each item not in working order, explain the nature of the problem: _____

YES

411 **ACKNOWLEDGMENT OF SELLER**

412 The undersigned Seller affirms that the information set forth in this Disclosure Statement is accurate and complete to the best of Seller's
413 knowledge, but is not a warranty as to the condition of the Property. Seller hereby authorizes the real estate brokerage firm representing
414 or assisting the Seller to provide this Disclosure Statement to all prospective buyers of the Property, and to other real estate agents. Seller
415 alone is the source of all information contained in this statement. *If the Seller relied upon any credible representations of another, the
416 Seller should state the name(s) of the person(s) who made the representation(s) and describe the information that was relied upon.

417 _____
418 _____

419 I
420

<i>Erica Newman</i>	dotloop verified 03/03/26 1:11 PM EST LEFN-TKLG-OSZV-J5EP
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421 SELLER DATE SELLER DATE
422 _____
423 _____
424 SELLER DATE SELLER DATE
425 _____
426 _____

427 **EXECUTOR, ADMINISTRATOR, TRUSTEE** (if applicable)
428 The undersigned has never occupied the Property and lacks the personal knowledge necessary to complete this Disclosure Statement.

429 _____
430 _____
431 SIGNED DATE SIGNED DATE
432 _____

433 **RECEIPT AND ACKNOWLEDGMENT BY PROSPECTIVE BUYER**

434 The undersigned Prospective Buyer acknowledges receipt of this Disclosure Statement prior to signing a Contract of Sale pertaining to
435 this Property. Prospective Buyer acknowledges that this Disclosure Statement is not a warranty by Seller and that it is Prospective Buyer's
436 responsibility to satisfy himself or herself as to the condition of the Property. Prospective Buyer acknowledges that the Property may be
437 inspected by qualified professionals, at Prospective Buyer's expense, to determine the actual condition of the Property. Prospective Buyer
438 further acknowledges that this form is intended to provide information relating to the condition of the land, structures, major systems and
439 amenities, if any, included in the sale. This form does not address local conditions which may affect a purchaser's use and enjoyment of
440 the Property such as noise, odors, traffic volume, etc. Prospective Buyer acknowledges that they may independently investigate such local
441 conditions before entering into a binding contract to purchase the Property. Prospective Buyer acknowledges that he or she understands
442 that the visual inspection performed by the Seller's real estate broker/broker-salesperson/salesperson does not constitute a professional
443 home inspection as performed by a licensed home inspector.

444 _____
445 _____
446 PROSPECTIVE BUYER DATE PROSPECTIVE BUYER DATE
447 _____

448 _____
449 PROSPECTIVE BUYER DATE PROSPECTIVE BUYER DATE
450 _____

451 **ACKNOWLEDGMENT OF REAL ESTATE BROKER/BROKER-SALESPERSON/SALESPERSON**

452 The undersigned Seller's real estate broker/broker-salesperson/salesperson acknowledges receipt of the Property Disclosure Statement
453 form and that the information contained in the form was provided by the Seller.

454
455 The Seller's real estate broker/broker-salesperson/salesperson also confirms that he or she visually inspected the Property with reasonable
456 diligence to ascertain the accuracy of the information disclosed by the Seller, prior to providing a copy of the property disclosure statement
457 to the buyer.

458
459 The Prospective Buyer's real estate broker/broker-salesperson/salesperson also acknowledges receipt of the Property Disclosure Statement
460 form for the purpose of providing it to the Prospective Buyer.

461

<i>Aphrodite Tzoumas Gendusa</i>	dotloop verified 03/04/26 9:43 AM EST YFR1-7WN6-MR3L-CPTK
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462 SELLER'S REAL ESTATE BROKER/ DATE
463 BROKER-SALESPERSON/SALESPERSON

464 _____
465 _____
466 PROSPECTIVE BUYER'S REAL ESTATE BROKER/ DATE
467 BROKER-SALESPERSON/SALESPERSON
468 _____

469 **SELLER'S PROPERTY CONDITION DISCLOSURE STATEMENT CONTINUES ON NEXT PAGE**
470



NEW JERSEY REALTORS®
SELLER'S PROPERTY CONDITION DISCLOSURE STATEMENT
ADDENDUM REGARDING FLOOD RISK

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471 Pursuant to N.J.S.A. 56:8-19.2, all Sellers of real property (including both residential and non-residential property) must complete
472 questions 109-117 below.
473

474 Sellers of real property must answer these questions before the purchaser becomes obligated under any contract for the purchase of the
475 Property. This is the case regardless of whether the Seller completes questions 1-108. Sellers must verify their answers to questions 109-
476 110, and may do so using the Flood Risk Notification Tool located at njreal.to/flood-disclosure. Questions 111-117 must be answered
477 based on the Seller's actual knowledge.
478

479 Flood risks in New Jersey are growing due to the effects of climate change. Coastal and inland areas may experience significant flooding
480 now and in the near future, including in places that were not previously known to flood. For example, by 2050, it is likely that sea-level
481 rise will meet or exceed 2.1 feet above 2000 levels, placing over 40,000 New Jersey properties at risk of permanent coastal flooding.
482 In addition, precipitation intensity in New Jersey is increasing at levels significantly above historic trends, placing inland properties at
483 greater risk of flash flooding. These and other coastal and inland flood risks are expected to increase within the life of a typical mortgage
484 originated in or after 2020.
485

486 To learn more about these impacts, including the flood risk to your Property, visit njreal.to/flood-disclosure. To learn more about how to
487 prepare for a flood emergency, visit njreal.to/flood-planning.
488

- | 489 | Yes | No | Unknown | |
|-----|--------------------------|-------------------------------------|-------------------------------------|---|
| 490 | <input type="checkbox"/> | <input checked="" type="checkbox"/> | | 109. Is any or all of the Property located wholly or partially in the Special Flood Hazard Area ("100- |
| 491 | | | | year floodplain") according to FEMA's current flood insurance rate maps for your area? |
| 492 | <input type="checkbox"/> | <input checked="" type="checkbox"/> | | 110. Is any or all of the Property located wholly or partially in a Moderate Risk Flood Hazard Area |
| 493 | | | | ("500-year floodplain") according to FEMA's current flood insurance rate maps for your area? |
| 494 | <input type="checkbox"/> | <input checked="" type="checkbox"/> | <input type="checkbox"/> | 111. Is the Property subject to any requirement under federal law to obtain and maintain flood |
| 495 | | | | insurance on the Property? |
| 496 | | | | <i>Properties in the special flood hazard area, also known as high risk flood zones, on FEMA's flood insurance rate</i> |
| 497 | | | | <i>maps with mortgages from federally regulated or insured lenders are required to obtain and maintain flood insurance.</i> |
| 498 | | | | <i>Even when not required, FEMA encourages property owners in high risk, moderate risk, and low risk flood zones</i> |
| 499 | | | | <i>to purchase flood insurance that covers the structure and the personal property within the structure. Also note that</i> |
| 500 | | | | <i>properties in coastal and riverine areas may be subject to increased risk of flooding over time due to projected sea level</i> |
| 501 | | | | <i>rise and increased extreme storms caused by climate change which may not be reflected in current flood insurance rate</i> |
| 502 | | | | <i>maps.</i> |
| 503 | <input type="checkbox"/> | <input type="checkbox"/> | <input checked="" type="checkbox"/> | 112. Have you ever received assistance, or are you aware of any previous owners receiving assistance, |
| 504 | | | | from FEMA, the U.S. Small Business Administration, or any other federal disaster flood assistance |
| 505 | | | | for flood damage to the Property? |
| 506 | | | | <i>For properties that have received federal disaster assistance, the requirement to obtain flood insurance passes down</i> |
| 507 | | | | <i>to all future owners. Failure to obtain and maintain flood insurance can result in an individual being ineligible for</i> |
| 508 | | | | <i>future assistance.</i> |
| 509 | <input type="checkbox"/> | <input type="checkbox"/> | <input checked="" type="checkbox"/> | 113. Is there flood insurance on the Property? |
| 510 | | | | <i>A standard homeowner's insurance policy typically does not cover flood damage. You are encouraged to examine your</i> |
| 511 | | | | <i>policy to determine whether you are covered.</i> |
| 512 | <input type="checkbox"/> | <input type="checkbox"/> | <input checked="" type="checkbox"/> | 114. Is there a FEMA elevation certificate available for the Property? If so, the elevation certificate |
| 513 | | | | must be shared with the buyer. |
| 514 | | | | <i>An elevation certificate is a FEMA form, completed by a licensed surveyor or engineer. The form provides critical</i> |
| 515 | | | | <i>information about the flood risk of the Property and is used by flood insurance providers under the National Flood</i> |
| 516 | | | | <i>Insurance Program to help determine the appropriate flood insurance rating for the Property. A buyer may be able to</i> |
| 517 | | | | <i>use the elevation certificate from a previous owner for their flood insurance policy.</i> |
| 518 | <input type="checkbox"/> | <input type="checkbox"/> | <input checked="" type="checkbox"/> | 115. Have you ever filed a claim for flood damage to the Property with any insurance provider, |
| 519 | | | | including the National Flood Insurance Program? |
| 520 | | | | If the claim was approved, what was the amount received? \$ <u>0</u> |
| 521 | <input type="checkbox"/> | <input type="checkbox"/> | <input checked="" type="checkbox"/> | 116. Has the Property experienced any flood damage, water seepage, or pooled water due to a natural |
| 522 | | | | flood event, such as heavy rainfall, coastal storm surge, tidal inundation, or river overflow? |
| 523 | | | | If so, how many times? <u>None</u> |
| 524 | | | | |
| 525 | | | | |



117. Explain any "yes" answers that you give in this section: _____

None
N/a
N/a

ACKNOWLEDGMENT OF SELLER

The undersigned Seller affirms that the information set forth in the above Flood Risk Addendum to the Disclosure Statement is accurate and complete to Seller's actual knowledge, but is not a warranty as to the condition of the Property. Seller hereby authorizes the real estate brokerage firm representing or assisting the Seller to provide this completed Flood Risk Addendum to the Disclosure Statement to all prospective buyers of the Property, and to other real estate agents. Seller alone is the source of all information contained in this statement. *If the Seller relied upon any credible representation of another, the Seller should state the name(s) of the person(s) who made the representation(s) and describe the information that was relied upon.

N/a
N/a
N/a

Erica Newman dotloop verified 03/03/26 1:11 PM EST P15P-29YE-5CDP-GSIO

SELLER DATE SELLER DATE

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SELLER DATE SELLER DATE

EXECUTOR, ADMINISTRATOR, TRUSTEE (if applicable)

The undersigned has never occupied the Property and lacks the personal knowledge necessary to complete this Disclosure Statement.

SIGNED DATE SIGNED DATE

RECEIPT AND ACKNOWLEDGMENT BY PROSPECTIVE BUYER

The undersigned Prospective Buyer acknowledges receipt of this completed Flood Risk Addendum to the Disclosure Statement prior to signing a Contract of Sale pertaining to this Property. Prospective Buyer acknowledges that this completed Flood Risk Addendum to the Disclosure Statement is not a warranty by Seller and that it is Prospective Buyer's responsibility to satisfy himself or herself as to the condition of the Property. Prospective Buyer acknowledges that the Property may be inspected by qualified professionals, at Prospective Buyer's expense, to determine the actual condition of the Property. Prospective Buyer further acknowledges that this form is intended to provide information relating to the condition of the land, structures, major systems and amenities, if any, included in the sale. This form does not address local conditions which may affect a purchaser's use and enjoyment of the Property such as noise, odors, traffic volume, etc. Prospective Buyer acknowledges that they may independently investigate such local conditions before entering into a binding contract to purchase the Property. Prospective Buyer acknowledges that he or she understands that the visual inspection performed by the Seller's real estate broker/broker-salesperson/salesperson does not constitute a professional home inspection as performed by a licensed home inspector.

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ACKNOWLEDGMENT OF REAL ESTATE BROKER/BROKER-SALESPERSON/SALESPERSON

The undersigned Seller's real estate broker/broker/broker-salesperson/salesperson acknowledges receipt of this completed Flood Risk Addendum to the Disclosure Statement and that the information contained in this form was provided by the Seller.

The Seller's real estate broker/broker-salesperson/salesperson also confirms that he or she visually inspected the Property with reasonable diligence to ascertain the accuracy of the information disclosed by the Seller, prior to providing a copy of the property disclosure statement to the buyer.

The Prospective Buyer's real estate broker/broker/broker-salesperson also acknowledges receipt of this completed Flood Disclosure Addendum to the Property Disclosure for the purpose of providing it to the Prospective Buyer.

Aphrodite Tzoumas Gendusa dotloop verified
03/04/26 9:43 AM EST
XQYT-QGNF-YPYG-KPQK

SELLER'S REAL ESTATE BROKER/ DATE
BROKER-SALESPERSON/SALESPERSON:

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PROSPECTIVE BUYER'S REAL ESTATE BROKER/ DATE
BROKER-SALESPERSON/SALESPERSON

ADDENDUM REGARDING STATUTORY DISCLOSURES & OTHER ITEMS CONTINUES ON NEXT PAGE



NEW JERSEY REALTORS®
SELLER'S PROPERTY CONDITION DISCLOSURE STATEMENT
ADDENDUM REGARDING STATUTORY DISCLOSURES & OTHER ITEMS

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646 SOLAR PANEL SYSTEMS Pursuant to P.L.2023, c312

647 This section is applicable if the Property is serviced by a Solar Panel System, which means a system of solar panels designed to absorb the
648 sunlight as a source of energy for generating electricity or heating, any and all inverters, net meter, wiring, roof supports and any other
649 equipment pertaining to the Solar Panels (collectively, the "Solar Panel System"). This information may be used, among other purposes,
650 to prepare a Solar Panel Addendum to be affixed to and made a part of a contract of sale for the Property.

651
652 Yes No
653 [] [x] Is the Property serviced by a Solar Panel System?
654

655 If you responded "yes," answer the following questions.

656
657 Yes No Unknown
658 [] [] [] 118. When was the Solar Panel System Installed? N/a
659 [] [] [] 118a. What is the name and contact information of the business that installed the Solar Panel System? N/a
660
661 [] [x] [] 118b. Do you have documents and/or contracts relating to the Solar Panel System? If "yes," please
662 attach copies to this form.
663 [] [x] [] 119. Are SRECs available from the Solar Panel System?
664 [] [] [] 119a. If SRECs are available, when will the SRECs expire? N/a
665 [] [x] [] 120. Is there any storage capacity on the Property for the Solar Panel System?
666 [] [x] [] 121. Are you aware of any defects in or damage to any component of the Solar Panel System? If yes,
667 explain: N/a
668 N/a
669

670 Choose one of the following three options:

671 [] 122a. The Solar Panel System is financed under a power purchase agreement or other type of financing
672 arrangement which requires me/us to make periodic payments to a Solar Panel System provider
673 in order to acquire ownership of the Solar Panel System ("PPA")? If yes, proceed to Section A
674 below.
675 [] 122b. The Solar Panel System is the subject of a lease agreement. If yes, proceed to Section B below.
676 [] 122c. I/we own the Solar Panel System outright. If yes, you do not have to answer any further questions.
677

678 SECTION A - THE SOLAR PANEL SYSTEM IS SUBJECT TO A PPA

679 [x] 123. What is the current periodic payment amount? \$ N/a
680 [x] 124. What is the frequency of the periodic payments (check one)? [] Monthly [] Quarterly
681 [x] 125. What is the expiration date of the PPA, which is when you will become the owner of the Solar
682 Panel System? N/a ("PPA Expiration Date")
683 [] [x] 126. Is there a balloon payment that will become due on or before the PPA Expiration Date?
684 [] [x] 127. If there is a balloon payment, what is the amount? \$ N/a
685

686 Choose one of the following three options:

686 [] 128a. Buyer will assume my/our obligations under the PPA at Closing.
687 [] 128b. I/we will pay off or otherwise obtain cancellation of the PPA as of the Closing so that the Solar
688 Panel System can be included in the sale free and clear.
689 [] 128c. I/we will remove the Solar Panel System from the Property and pay off or otherwise obtain
690 cancellation of the PPA as of the Closing.
691

692 SECTION B - THE SOLAR PANEL SYSTEM IS SUBJECT TO A LEASE

693 [] 129. What is the current periodic lease payment amount? \$ N/a
694 [] 130. What is the frequency of the periodic lease payments (check one)? [] Monthly [] Quarterly
695 [] 131. What is the expiration date of the lease? N/a
696

697 Choose one of the following two options:

697 [] 132a. Buyer will assume our obligations under the lease at Closing.
698 [] 132b. I/we will obtain an early termination of the lease and will remove the Solar Panel System prior
699 to Closing.
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SECTION C - THE SOLAR PANEL SYSTEM IS SUBJECT TO ENERGY CERTIFICATE(S)

133. Are Solar Transition Renewable Energy Certificates ("TREC's") available from the Solar Panel System?
133a. If TREC's are available, when will the TREC's expire? N/a
134. Are Solar Renewable Energy Certificates IIs ("SREC IIs") available from the Solar Panel System?
134a. If SREC IIs are available, when will the SREC IIs expire? _____

WATER INTRUSION Pursuant to N.J.S.A. 56:8-19.1

Yes No Unknown

135. Are you aware of any water leakage, accumulation or dampness, the presence of mold or other similar natural substance, or repairs or other attempts to control any water or dampness problem on the Property? If yes, please describe the nature of the issue and any attempts to repair or control it:
N/a
N/a
N/a

If yes, pursuant to New Jersey law, the **buyer** of the real Property is advised to refer to the 'Mold Guidelines for New Jersey Residents' pamphlet issued by the New Jersey Department of Health (njreal.to/mold-guidelines) and has the right to request a physical copy of the pamphlet from the real estate broker, broker-salesperson, or salesperson.

SECONDARY POWER SOURCE Pursuant to P.L.2025, c19

Yes No Unknown

136. Is there a secondary power source at the Property (i.e. permanently installed combustion generators, solar panels, battery storage systems, or any other supplemental source of electrical energy)?
136a. If "yes," is a label installed within 18 inches of the main electrical panel and electrical meter warning of the dangers associated with the secondary power sources?

ACKNOWLEDGMENT OF SELLER

The undersigned Seller affirms that the information set forth in this Disclosure Statement is accurate and complete to the best of Seller's knowledge, but is not a warranty as to the condition of the Property. Seller hereby authorizes the real estate brokerage firm representing or assisting the Seller to provide this Disclosure Statement to all prospective buyers of the Property, and to other real estate agents. Seller alone is the source of all information contained in this statement. *If the Seller relied upon any credible representations of another, the Seller should state the name(s) of the person(s) who made the representation(s) and describe the information that was relied upon.

N/a
N/a
N/a

<i>Erica Newman</i>	dotloop verified 03/03/25 1:11 PM EST WITW-M5TP-HFFT-8HS1		
SELLER	DATE	SELLER	DATE
SELLER	DATE	SELLER	DATE

EXECUTOR, ADMINISTRATOR, TRUSTEE (if applicable)

The undersigned has never occupied the Property and lacks the personal knowledge necessary to complete this Disclosure Statement.

SIGNED	DATE	SIGNED	DATE

761 **RECEIPT AND ACKNOWLEDGMENT BY PROSPECTIVE BUYER**

762 The undersigned Prospective Buyer acknowledges receipt of this completed Statutory Disclosures & Other Items Addendum to Disclosure
763 Statement prior to signing a Contract of Sale pertaining to this Property. Prospective Buyer acknowledges that this completed Statutory
764 Disclosures & Other Items Addendum is not a warranty by Seller and that it is Prospective Buyer's responsibility to satisfy himself or
765 herself as to the condition of the Property. Prospective Buyer's acknowledges that the Property may be inspected by qualified professionals,
766 at Prospective Buyer's expense, to determine the actual condition of the Property. Prospective Buyer further acknowledges that this form is
767 intended to provide information relating to the condition of the land, structures, major systems and amenities, if any, included in the sale.
768 This form does not address local conditions which may affect a purchaser's use and enjoyment of the Property such as noise, odors, traffic
769 volume, etc. Prospective Buyer acknowledges that they may independently investigate such local conditions before entering into a binding
770 contract to purchase the Property. Prospective Buyer acknowledges that he or she understands that the visual inspection performed by the
771 Seller's real estate broker/broker-salesperson/salesperson does not constitute a professional home inspection as performed by a licensed
772 home inspector.

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775 PROSPECTIVE BUYER	DATE	PROSPECTIVE BUYER	DATE
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778 PROSPECTIVE BUYER	DATE	PROSPECTIVE BUYER	DATE

780 **ACKNOWLEDGMENT OF REAL ESTATE BROKER/BROKER-SALESPERSON/SALESPERSON**

781 The undersigned Seller's real estate broker/broker/broker-salesperson/salesperson acknowledges receipt of this Statutory Disclosures &
782 Other Items Addendum to the Disclosure Statement and that the information contained in this form was provided by the Seller.

783
784 The Seller's real estate broker/broker-salesperson/salesperson also confirms that he or she visually inspected the Property with reasonable
785 diligence to ascertain the accuracy of the information disclosed by the Seller, prior to providing a copy of the property disclosure statement
786 to the buyer.

787
788 The Prospective Buyer's real estate broker/broker/broker-salesperson also acknowledges receipt of this completed Statutory Disclosures
789 & Other Items Addendum to the Property Disclosure for the purpose of providing it to the Prospective Buyer.

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791 <u>Aphrodite Tzoumas-Gendusa</u>	<i>Aphrodite Tzoumas Gendusa</i>	dotloop verified 03/04/26 9:43 AM EST QDEF-3KGS-JJS0-ZJZ
792 SELLER'S REAL ESTATE BROKER/ 793 BROKER-SALESPERSON/SALESPERSON:	DATE	

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